## UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF FLORIDA FORT PIERCE DIVISION

Robert Katen, on behalf of himself and all	
others similarly situated,	Civil Action No. 2:22-cv-14293
Plaintiffs,	Hon. Donald M. Middlebrooks
vs.	Jury Trial Demanded
Lyons Magnus, LLC, TRU Aseptics, LLC,	Class Action Complaint
Defendants.	

## FIRST AMENDED CLASS ACTION COMPLAINT

Plaintiff Robert Katen ("Plaintiff"), on behalf of himself and all others similarly situated, files this First Amended Class Action Complaint against Defendants Lyons Magnus, LLC and TRU Aseptics, LLC ("Defendants"), and in support state the following:

### **NATURE OF THE ACTION**

1. This is a class action lawsuit by Plaintiff, and others similarly situated, who purchased Defendants' Recalled Products, including: Lyons Ready Care, Lyons Barista Style, Pirq, Glucerna, Aloha Protein Powder, Intelligentsia, Kate Farms, Oatly, Premier Protein, MRE, Stumptown Cold Brew Coffee, Imperial, and Thick/Nectar Consistency Dairy Drink (hereinafter "Recalled Products"), which were all manufactured, sold and distributed by Defendants. Several of Defendants' Recalled Products have been shown to be adulterated with *Cronobacter sakazakii* and *Clostridium botulinum*. The presence of *Cronobacter sakazakii* and *Clostridium botulinum* in Defendants' Recalled Products was not disclosed in the products' label, in violation of state and federal law. Plaintiff and the putative classes suffered economic damages due to Defendants' misconduct (as set forth below) and they seek injunctive relief and restitution for the full purchase

Page 1 of 28 Cause No.: 2:22-cv-14293 price of the Recalled Products they purchased. Plaintiff alleges the following based upon personal

knowledge as well as investigation by counsel, and as to all other matters, upon information and

belief. Plaintiff further believes that substantial evidentiary support will exist for the allegations

set forth herein after a reasonable opportunity for discovery.

**JURISDICTION AND VENUE** 

2. This Court has original jurisdiction pursuant to 28 U.S.C. §1332(d)(2). The matter

in controversy, exclusive of interest and costs, exceeds the sum or value of \$5,000,000 and is a

class action in which there are in excess of 100 class members and Plaintiff is a citizen of a state

different from Defendants.

3. This Court has jurisdiction over Defendants because Defendants are authorized to

conduct and does business in Florida. Defendants have marketed, promoted, distributed, and sold

Recalled Products, including the Recalled Product identified below, in Florida and Defendants

have sufficient minimum contacts with this State and/or sufficiently avail themselves of the

markets in this State through promotion, sales, distribution and marketing within this State to

render the exercise of jurisdiction by this Court permissible.

4. Venue is proper in this Court pursuant to 28 U.S.C. §1391(a) and (b) because a

substantial part of the events or omissions giving rise to Plaintiff's claims occurred while he

resided in this judicial district. Venue is also proper under 18 U.S.C. §1965(a) because Defendants

transact substantial business in this District.

THE PARTIES

5. Plaintiff is a citizen and resident of Indian River County, Florida and at all times

relevant hereto, has been a resident of Indian River County. In or around December 2021, Plaintiff

began purchasing Defendants' product at Costco and Sam's Club retail stores located in and

around West Palm Beach, Florida and Vero Beach, Florida. At the time of purchase, based on the

false and misleading claims by Defendants, Plaintiff was unaware that Defendants' Recalled

Products may be adulterated with Cronobacter sakazakii and Clostridium botulinum. Plaintiff

purchased the Defendants' products on the assumption that the labeling of Defendants' products

were accurate and that the products were unadulterated, safe and effective. Plaintiff would not

have purchased Defendants' Recalled Products had he known there was a risk the products may

contain Cronobacter sakazakii and Clostridium botulinum. As a result, Plaintiff suffered injury in

fact when he spent money to purchase products he would not otherwise have purchased absent

Defendants' misconduct, as alleged herein. Plaintiff may purchase the products again if the

product is not contaminated and is properly labeled.

6. Defendant Lyons Magnus, LLC, is a food service corporation. Defendant Lyons

Magnus, LLC is a California Corporation with its principal place of business in Fresno,

California, located at: 3158 East Hamilton Avenue, Fresno, California 93702. Defendant Lyons

Magnus, LLC manufactures, markets, advertises, labels, distributes and sells the Recalled

Products at issue in this litigation.

7. Defendant TRU Aseptics, LLC is a low acid aseptic contract manufacturer.

Defendant TRU Aseptics, LLC is a Wisconsin Corporation with its principal place of business in

Beloit, Wisconsin, located at: 2924 Wyetta Drive, Beloit, Wisconsin 53511. Defendant TRU

Aseptics, LLC develops, manufactures, and markets the Recalled Products at issue in this

litigation.

**INTRODUCTION** 

8. The following Recalled Products are manufactured, marketed, and sold by

Defendants: Lyons Barista Style, Lyons Ready Care, Glucerna, Tone It Up, Uproot, Organic

Valley, Sated, Aloha, Rejuvenate, Optimum Nutrition, Sweetie Pie Organics, Intelligentsia, Ensure Harvest, PediaSure Harvest, Glucerna Original, Kate Farms Pirq, Oatly. Premier Protein, MRE, Stumptown, and Imperial. A full list of the Recalled Products is included below.

- 9. Defendants distribute these Recalled Products both nationwide and internationally.
- 10. Defendants' packaging notes that these products contain safe, quality ingredients that are suitable for consumption by vulnerable populations including young, old, and ill people.
- 11. On July 28, 2022, Defendants recalled a list of fifty-three (53) of their products due to possible contamination with *Cronobacter sakazakii* (hereinafter "Cronobacter").
- 12. As part of the Warning, the FDA Deputy Commissioner for Food Policy and Response stated, "Lyons Magnus LLC ("Lyons Magnus" or the "Company") today announced that it is voluntarily recalling nutritional and beverage products due to the potential for microbial contamination, including from the organism Cronobacter. The list of recalled products does not include products intended for infants (i.e. under the age of one). While infection related to Cronobacter is rare, the common symptoms of illness could include fever, vomiting and urinary tract infection." "Root cause analysis indicates that the products did not meet commercial sterility specifications."
- 13. The initial recall notice included the products listed above and included the following product information:<sup>4</sup>

 $<sup>{}^{1}\</sup>underline{\text{ https://www.foodsafetynews.com/2022/08/lyons-magnus-expands-recall-of-oatly-stumptown-and-other-beverages-over-microbial-}$ 

contamination/#:~:text=Lyons%20Magnus%20has%20announced%20that,the%20organisms%20Cronobacter%20s akazakii%20and (last visited August 16, 2022).

<sup>&</sup>lt;sup>2</sup> https://www.fda.gov/safety/recalls-market-withdrawals-safety-alerts/lyons-magnus-voluntarily-recalls-53-nutritional-and-beverage-products-due-potential-microbial (last visited August 16, 2022).

<sup>&</sup>lt;sup>3</sup> https://www.fda.gov/safety/recalls-market-withdrawals-safety-alerts/lyons-magnus-expands-voluntary-recall-include-additional-nutritional-and-beverage-products-due (last visited Nov. 7, 2022).

<sup>&</sup>lt;sup>4</sup> https://www.fda.gov/safety/recalls-market-withdrawals-safety-alerts/lyons-magnus-voluntarily-recalls-53-nutritional-and-beverage-products-due-potential-microbial (last visited August 16, 2022).

Brand	Description	UPC Carton	UPC Case (if sold in cases)	Lot Code	Best By Date
	Thickened			4512	12/30/2022
	Dairy Drink - Moderately	045796100466	10045796100463	5512	12/31/2022
	Thick/Honey Consistency 12ct/32 fl oz cartons	043790100400	10043790100403	5902	11/1/2022
	Thickened Dairy Drink - Moderately Thick/Honey Consistency 24ct/8 fl oz cartons	045796100442	10045796100449	0012	11/6/2022
	2.0 High Calorie High Protein Nutritional Drink Butter Pecan 12ct/32 fl oz cartons			1412	2/15/2023
		045796100497	10045796100494	6312	2/10/2023
				9312	2/13/2023
Lyons Ready Care				9902	1/4/2023
	2.0 High	045796100503	10045796100500	8212	2/2/2023
	Calorie High Protein Nutritional Drink Chocolate 12ct/32 fl oz cartons	045796100459	10045796100456	3512	12/29/2022
	Thickened			4512	12/30/2022
	Dairy Drink - Mildly Thick/Nectar Consistency 12ct/32 fl oz cartons	;	·	7902	11/3/2022
	2.0 High	045796100916	10045796100913	5312	2/9/2023
	Calorie High	043/90100910	10043/90100913	6312	2/10/2023

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Brand	Description	UPC Carton	UPC Case (if sold in cases)	Lot Code	Best By Date
	Protein			6512	3/2/2023
	Nutritional Drink			7512	3/3/2023
	Vanilla			8512	3/4/2023
	12ct/32 fl oz cartons			8902	1/3/2023
				9902	1/4/2023
				3712	1/18/2023
	Thickened			5212	12/1/2022
	Dairy Drink - Mildly			5712	1/20/2023
	Thick/Nectar	045796100435	10045796100432	8512	1/3/2023
	Consistency 24ct/8 fl oz			8902	11/4/2022
	cartons			4712	1/19/2023
				9902	11/5/2022
	Almond Non-Dairy Beverage 12ct/32 fl oz cartons	045796101654	10045796101651	2012	1/7/2023
				3012	1/8/2023
				3712	3/19/2023
				4012	1/9/2023
				5712	3/21/2023
				5012	1/10/2023
			10045796101798	1612	3/7/2023
Lyons	Coconut Non-Dairy			2612	3/8/2023
Barista Style	Beverage	045796101791		2712	3/18/2023
	12ct/32 fl oz cartons			3612	3/9/2023
				8412	2/22/2023
				0612	3/6/2023
	Oat Non- Dairy			2212	1/27/2023
	Beverage	045796101807	10045796101804	3212	1/28/2023
	12ct/32 fl oz cartons			4212	1/29/2023
				6412	2/20/2023

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Brand	Description	UPC Carton	UPC Case (if sold in cases)	Lot Code	Best By Date
				7412	2/21/2023
	Plant			5412	5/25/2023
	Protein			6412	5/26/2023
	Decadent Chocolate	857690008065	857690008164	7412	5/27/2023
	12ct/325ml			8012	4/18/2023
	cartons			9012	4/19/2023
	Plant			8412	7/27/2023
	Protein Caramel Coffee 12ct/325ml cartons	857690008089	857690008140	9412	7/28/2023
	Plant		857690008157	3412	5/23/2023
	Protein Golden			4412	5/24/2023
D.	Vanilla 12ct/325ml cartons	857690008041		5012	4/15/2023
Pirq	Plant Protein Decadent Chocolate 4ct/325ml cartons	857690008065	857690008294	9012	4/19/2023
	Plant Protein Caramel Coffee 4ct/325ml cartons	857690008089	857690008270	8412	7/27/2023
	Plant			4412	5/24/2023
	Protein Golden	057500000044	05760000000	6012	4/16/2023
	Vanilla 4ct/325ml cartons	857690008041	857690008287	7012	4/17/2023
		857690008300	857690008331	4412	7/23/2023

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Brand	Description	UPC Carton	UPC Case (if sold in cases)	Lot Code	Best By Date
	Plant			5412	7/24/2023
	Protein Very Strawberry			7012	6/16/2023
	12ct/325ml cartons			8012	6/17/2023
	Plant Protein Very Strawberry 4ct/325ml cartons	857690008300	857690008317	7012	6/16/2023
				400254X00	8/1/2023
	Chocolate 24ct/237ml	70074695656	70074685640	400264X00	8/1/2023
	cartons	70074685656	70074685649	400274X00	8/1/2023
				410364X00	9/1/2023
Glucerna	Strawberry		70074685663	400244X00	8/1/2023
Original 8 fl	24ct/237ml cartons	70074685670		410354X00	9/1/2023
carton 24		70074605622	70074605625	400194X00	8/1/2023
count club case (sold				400204X00	8/1/2023
only at				400214X00	8/1/2023
Costco, BJ's Wholesale				400224X00	8/1/2023
Club, and	Vanilla			400234X00	8/1/2023
Sam's Club)	24ct/237ml cartons	70074685632	70074685625	410294X00	9/1/2023
				410304X00	9/1/2023
				410314X00	9/1/2023
				410334X00	9/1/2023
				410344X00	9/1/2023
	Chocolate			8312	7/12/2023
Aloha	Sea Salt Plant-Based Protein 4ct/330ml cartons 842096112355	10842096142359	9312	7/13/2023	

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Brand	Description	UPC Carton	UPC Case (if sold in cases)	Lot Code	Best By Date
	Coconut Plant-Based Protein 4ct/330ml cartons	842096112379	108420961423733	7312	7/11/2023
	Vanilla Plant-Based Protein 4ct/330ml cartons	842096112348	10842096142342	7312	7/11/2023
	Iced Coffee			0412	7/19/2023
	Plant Based Protein 4ct/330ml cartons	842096112386	10842096142380	9312	7/18/2023
Intallicantaio	Cold Coffee 12ct/330ml cartons	800222000969	10800222000966	9212	12/7/2022
Intelligentsia	Oat Latte	800222000976	10800222000980	7112	1/4/2023
	12ct/330ml cartons			8112	1/5/2023
			851823006997	2512	6/1/2023
	Pediatric Standard			3512	6/2/2023
Kate Farms	1.2 Vanilla	851823006904		4512	6/3/2023
	12ct/250ml cartons			5512	6/4/2023
				6512	6/5/2023
	Oat-Milk			0112	20APR2023 LM
Oatly	Barista Edition 12ct/32 fl oz	100646620059	101006466200550	1112	21APR2023 LM
	slim cartons (Food Service	190646630058	101906466300550	2902	02APR2023 LM
	Channel)			3902	03APR2023 LM

Brand	Description	UPC Carton	UPC Case (if sold in cases)	Lot Code	Best By Date
				4902	04APR2023 LM
				6112	26APR2023 LM
				9012	19APR2023 LM
				2412/2142BT	7/20/2023
	Chocolate			3412/2143BT	7/21/2023
	12ct/330ml	643843714477	643843714200	4612/2164BT	8/11/2023
	cartons			5612/2165BT	8/12/2023
				66122166BT	8/13/2023
		643843715351	643843718642	0012/2100BT	6/8/2023
	Vanilla 18ct/330ml cartons			1012/2101BT	6/9/2023
				1212/2121BT	6/29/2023
				1612/2161BT	8/8/2023
				2012/2102BT	6/10/2023
Premier				2212/2122BT	6/30/2023
Protein				3012/2103BT	6/11/2023
				4012/2104BT	6/12/2023
	Chocolate 18ct/330ml cartons	643843715344	643843718581	9712/2179BT	8/26/2023
		643843714507	643843713944	0612/2160BT	8/7/2023
	Vanilla			4902/2094BT	6/2/2023
	12ct/330ml cartons	;	;	9512/2159BT	8/6/2023
				4902/2094BT	6/2/2023
	Vanilla 4ct/330ml	643843714507	6/138/1371/1736	5902/2095BT	6/3/2023
	cartons	043043/1430/	643843714736	6902/2096BT	6/4/2023
				7902/2097BT	6/5/2023

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Brand	Description	UPC Carton	UPC Case (if sold in cases)	Lot Code	Best By Date
				8902/2098BT	6/6/2023
				3212/2123BT	7/1/2023
	Café Latte			4212/2124BT	7/2/2023
	4ct/330ml	643843716686	643843716662	5212/2125BT	7/3/2023
	cartons			62122126BT	7/4/2023
				7212/2127BT	7/5/2023
	Café Latte 18ct/330ml cartons	643843716655	643843718567	8212/2128BT	7/6/2023
	Vanilla 15ct/330ml cartons	643843714507	643843720461	5902/2095BT	6/3/2023
	Cookies &	810044573893	10810044573968	2112	4/22/2023
	Cream Protein			3112	4/23/2023
	Shake 4ct/330ml cartons			9612	6/18/2023
	Milk			3112	4/23/2023
	Chocolate Protein			4112	4/24/2023
MRE	Shake 4ct/330ml cartons	810044573916	10810044573944	5112	4/25/2023
WIKE	Salted			1112	4/21/2023
	Caramel Protein	010044573023	10010044572027	2112	4/22/2023
	Shake 4ct/330ml	810044573923	10810044573937	7612	6/16/2023
	cartons			8612	6/17/2023
	Vanilla Milk			0112	4/20/2023
	Shake Protein	01004455555	100100115-0	1112	4/21/2023
	Shake	810044573909	10810044573951	6612	6/15/2023
	4ct/330ml cartons			7612	6/16/2023

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Brand	Description	UPC Carton	UPC Case (if sold in cases)	Lot Code	Best By Date
	Cold Brew			3312	12/9/2022
	Coffee With Oat Milk Original 12ct/325ml cartons	855186006878	10855186006875	4312	12/10/2022
	Cold Brew			4312	12/10/2022
	Coffee With Oat Milk Horchata 12ct/325ml cartons	855186006892	10855186006892	5312	12/11/2022
Stumptown	Cold Brew Coffee With Oat Milk Chocolate 12ct/325ml cartons	855186006892	10855186006892	6312	12/12/2022
	Cold Brew			0412	12/16/2022
	Coffee With Cream & Sugar Chocolate 12ct/325ml cartons	855186006861 855186	855186006861	1412	12/17/2022
	Cold Brew		10855186006844	2312	12/8/2022
	Coffee with Cream & Sugar Original 12ct/325ml cartons	855156306847		3312	12/9/2022
	Med Plus			2312	2/6/2023
	2.0 Vanilla			3312	2/7/2023
Imperial	Nutritional Drink	074865927307	10074865927304	7112	1/22/2023
	12ct/32 fl oz cartons			8112	1/23/2023
	cartons			8612	3/14/2023

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Brand	Description	UPC Carton	UPC Case (if sold in cases)	Lot Code	Best By Date
	Thickened			5512	12/31/2022
	Dairy Drink - Moderately			5902	11/1/2022
	Thick/Honey Consistency 12ct/32 fl oz cartons	0734730556147	10734730556144	6902	11/2/2022
				7212	12/3/2022
				0012	11/6/2022
	Thickened			2212	11/28/2022
	Dairy Drink - Mildly			3212	11/29/2022
	Thick/Nectar	074865945493	10074865945490	4212	11/30/2022
	Consistency 24ct/8 fl oz			5712	1/20/2023
	Med Plus			6712	1/21/2023
				9902	11/5/2022
		0734730310749	10734730310746	1902	12/27/2022
	NSA 1.7 Vanilla Nutritional Drink 12ct/32 fl oz cartons			1312	2/5/2023
	Med Plus		10074865927328	0012	1/5/2023
	2.0 Butter Pecan			1412	2/15/2023
	Nutritional Drink	074865927321		9512	3/5/2023
	12ct/32 fl oz cartons			9902	1/4/2023
	Thickened			2512	12/28/2022
	Dairy Drink -	0734730556154	10734730556151	3512	12/29/2022
	Mildly			6902	11/2/2022
Thick/Nectar Consistency 12ct/32 fl oz	Thickened Dairy Drink - Moderately Thick/Honey	074865945509	10074865945506	4212	11/30/2022
cartons	Consistency			6212	12/2/2022

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Brand	Description	UPC Carton	UPC Case (if sold in cases)	Lot Code	Best By Date
	24ct/8 fl oz				
	cartons				

- 14. These products may contain *Cronobacter sakazakii* and *Clostridium botulinum* bacteria.
- 15. Per the CDC website, Cronobacter is a germ that can live in very dry places. The germs can live in dry foods, such as powdered food products.<sup>5</sup>
- 16. Cronobacter sakazakii and Clostridium botulinum bacterium can get into the Recalled Product if contaminated raw materials are used to make the product or if the powder touches a contaminated surface in the manufacturing environment.
- 17. Cronobacter sakazakii and Clostridium botulinum bacterium can cause severe, life-threatening infections, blood stream infections (sepsis), meningitis, and symptoms may include: fever, vomiting, and urinary tract infection. Infants, people over sixty-five (65), and those with weakened immune systems are those most at risk of developing severe illness from Cronobacter.<sup>6</sup>
- 18. On August 16, 2022, the FDA published an announcement by Lyons Magnus that the manufacturer expanded its recall to include "additional nutritional and beverage products due to the potential for microbial contamination." The recall expanded to include nearly 400 additional Lyons Magnus food nutritional and beverage products, which are listed in their entirety at the following FDA.gov website: <a href="https://www.fda.gov/safety/recalls-market-withdrawals-">https://www.fda.gov/safety/recalls-market-withdrawals-</a>

<sup>&</sup>lt;sup>5</sup> CDC.gov, https://www.cdc.gov/cronobacter/technical html (last visited August 16, 2022).

<sup>6</sup> Id

<sup>&</sup>lt;sup>7</sup> FDA.gov, <a href="https://www.fda.gov/safety/recalls-market-withdrawals-safety-alerts/lyons-magnus-expands-voluntary-recall-include-additional-nutritional-and-beverage-products-due">https://www.fda.gov/safety/recalls-market-withdrawals-safety-alerts/lyons-magnus-expands-voluntary-recall-include-additional-nutritional-and-beverage-products-due</a> (last visited August 16, 2022).

safety-alerts/lyons-magnus-expands-voluntary-recall-include-additional-nutritional-and-

beverage-products-due.

19. "This recall is being conducted due to the potential for microbial contamination,

including from the organisms Cronobacter sakazakii and Clostridium botulinum."

20. According to Lyons Magnus' own company statement:

Clostridium botulinum may cause a severe form of food poisoning. It can begin from six hours to two weeks after eating food that contains the toxin. Symptoms

may include double vision, blurred vision, drooping eyelids, slurred speech, difficulty swallowing, and muscle weakness. Botulism poisoning can cause

respiratory paralysis, resulting in death, unless assistance with breathing

(mechanical ventilation) is provided.8

21. Defendants failed to take adequate, reasonable measures to protect the health and

lives of people consuming their products.

22. As a result of Defendants' use of marketing and advertising that omits from

disclosure, including from the ingredients list, that the recalled products contain Cronobacter

sakazakii and Clostridium botulinum, reasonable consumers are led to believe that they are

purchasing products that are not contaminated with bacteria. For example, Defendants'

packaging and marketing for Glucerna states "GLUCERNA SHAKES ARE GOOD SOURCES

OF NUTRIENTS TO HELP SUPPORT IMMUNE HEALTH."9

23. Plaintiff purchased Defendants' Recalled Product – specifically, Premier Protein-

Chocolate, at Sam's Club in or around Vero Beach and Costco in or around West Palm Beach.

Plaintiff verified that the products purchased included those on the recall list issued by

Defendants.

<sup>8</sup> *Id*.

<sup>9</sup> <u>https://web.archive.org/web/20220525200857/https://glucerna.com/nutrition-products/glucerna-shakes-rich-chocolate</u> (last visited Nov. 7, 2022).



Figure 1, Image of Premier Protein purchased by Plaintiff.

- 24. Plaintiff made purchases of the Premier Protein Chocolate in or around approximately December 2021, April 2022, July 2022 and August 2022.
- 25. Plaintiff purchased Premier Protein believing that the product was safe for consumption having relied upon Defendants' representations that the Premier Protein product he purchased contained "nutrients for Immune Health support."
- 26. Plaintiff paid approximately \$25 per case for each 15-pack purchased at Sam's Club and approximately \$36 per case for each 18-pack purchased at Costco.
- 27. As a direct and proximate result of Plaintiff purchasing the Recalled Product, Plaintiff has suffered injuries as alleged below.

#### **CLASS ACTION ALLEGATIONS**

28. Plaintiff bring this action on behalf of himself and all other similarly situated class members (the "Class" or "Classes") pursuant to Rule 23(a), (b)(2) and (b)(3) of the Federal Rules of Civil Procedure and seeks certification of the following Class and/or Sub-Classes against Defendants for violations of Florida state laws and/or similar laws in other states:

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All consumers who purchased any of Defendants' Recalled Product in the United States of America and its territories from July 1, 2021 to the present for personal

use or consumption.

Excluded from the Class are Defendants, any parent companies, subsidiaries, and/or affiliates, officers, directors, legal representatives, employees, co-

conspirators, all governmental entities, and any judge, justice or judicial officer

presiding over this matter.

29. In the alternative, Plaintiff brings this action on behalf of himself and all other

similarly situated Florida consumers pursuant to Rule 23(a), (b)(2) and (b)(3) of the Federal Rules

of Civil Procedure and seeks certification of the following Sub-Classes:

Florida Sub-Class

All consumers who purchased any of Defendants' Recalled Product in Florida

America from July 1, 2021 to the present for personal use or consumption.

Excluded from the Class are Defendants, any parent companies, subsidiaries, and/or affiliates, officers, directors, legal representatives, employees, co-

conspirators, all governmental entities, and any judge, justice or judicial officer

presiding over this matter.

30. Plaintiff reserves the right to modify these definitions.

31. The members of the Class are so numerous that joinder of all members of the Class

is impracticable. Plaintiff is informed and believes that the proposed Class/Sub-Classes contains

thousands of purchasers of Defendants' Recalled Products who have been damaged by

Defendants' conduct as alleged herein. The precise number of Class members is unknown to

Plaintiff at this time.

32. Plaintiff's claims are typical to those of all Class members because members of the

Class are similarly injured through Defendants' uniform misconduct described above and were

subject to Defendants' deceptive claims that accompanied each and every Recalled Product.

Plaintiff is advancing the same claims and legal theories on behalf of himself and all members of

the Class/Sub-Class.

33. Plaintiff's claims raise questions of law and fact common to all members of the

Class, and they predominate over any questions affecting only individual Class members. The

claims of Plaintiff and all prospective Class members involve the same alleged defect. These

common legal and factual questions include the following:

(a) whether Defendants' Products contained Cronobacter sakazakii and

Clostridium botulinum bacterium;

(b) whether Defendants' omissions are true, or are misleading, or objectively

reasonably likely to deceive;

(c) whether the alleged conduct constitutes violations of the laws asserted;

(d) whether Defendants' alleged conduct violates public policy;

(e) whether Defendants' engaged in false or misleading advertising; and

(f) whether Plaintiff and the Class members are entitled to damages and/or

restitution and the proper measure of that loss.

34. Plaintiff and their counsel will fairly and adequately protect and represent the

interests of each member of the class. Plaintiff have retained counsel experienced in complex

litigation and class actions. Plaintiff's counsel has successfully litigated other class action cases

similar to that here and have the resources and abilities to fully litigate and protect the interests of

the class. Plaintiff intends to prosecute this claim vigorously. Plaintiff has no adverse or

antagonistic interests to those of the Class, nor are Plaintiff subject to any unique defenses.

35. A class action is superior to the other available methods for a fair and efficient

adjudication of this controversy. The damages or other financial detriment suffered by the Plaintiff

and individual Class members is relatively small compared to the burden and expense that would

be entailed by individual litigation of their claims against Defendants. It would thus be virtually

impossible for Plaintiff and Class members, on an individual basis, to obtain meaningful and

effective redress for the wrongs done to them. Further, it is desirable to concentrate the litigation

of the Class members' claims in one forum, as it will conserve party and judicial resources and

facilitate the consistency of adjudications. Plaintiff knows of no difficulty that would be

encountered in the management of this case that would preclude its maintenance as a class action.

36. The Class also may be certified because Defendants have acted or refused to act on

grounds applicable to the Class, thereby making appropriate final declaratory and/or injunctive

relief with respect to the members of the Class as a whole.

37. Plaintiff seek preliminary and permanent injunctive and equitable relief on behalf

of the entire Class, on grounds generally applicable to the entire Class, to enjoin and prevent

Defendants from engaging in the acts described above and requiring Defendants to provide a full

refund of the purchase price of the Defendants Recalled Products. Products to Plaintiff and Class

members.

38. Unless a Class is certified, Defendants will retain monies received as a result of

their conduct that were taken from Plaintiff and the Class members. Unless a Class-wide

injunction is issued, Defendants will continue to commit the violations alleged and the members

of the Class and the general public will continue to be misled.

FIRST CAUSE OF ACTION

**Unjust Enrichment** 

(On Behalf of the Multi-State Class and All State Classes)

39. Plaintiff incorporate by reference and re-alleges each and every allegation

contained above, as though fully set forth herein.

40. As a result of Defendants' wrongful and deceptive conduct alleged herein,

Defendants knowingly and voluntarily accepted and retained wrongful benefits in the form of

money paid by the Plaintiff and members of the Classes when they purchased the Defendants'

Recalled Products.

41. In so doing, Defendants acted with conscious disregard for the rights of Plaintiff

and members of the Classes.

42. As a result of Defendants' wrongful conduct as alleged herein, Defendants has been

unjustly enriched at the expense of, and to the detriment of, Plaintiff and members of the Classes.

43. Defendants' unjust enrichment is traceable to, and resulted directly and

proximately from, the conduct alleged herein.

44. Under the common law doctrine of unjust enrichment, it is inequitable for

Defendants to be permitted to retain the benefits it received, and is still receiving, without

justification, from the false and deceptive labeling and marketing of Defendants' Recalled

Products to Plaintiff and members of the Classes.

45. Defendants' retention of such funds under circumstances making it inequitable to

do so constitutes unjust enrichment.

46. The financial benefits derived by Defendants rightfully belong to Plaintiff and

members of the Classes.

47. Defendants should be compelled to disgorge in a common fund for the benefit of

Plaintiff and members of the Classes all wrongful or inequitable proceeds received by them.

48. Finally, Plaintiff and members of the Classes may assert an unjust enrichment

claim even though a remedy at law may otherwise exist.

#### **SECOND CAUSE OF ACTION**

## Negligent Misrepresentation/Omission (On Behalf of the Multi-State Class and All State Classes)

- 49. Plaintiff incorporate by reference and re-allege each and every allegation contained above, as though fully set forth herein.
- 50. Through their labeling and advertising, Defendants made representations to Plaintiff and the Class members concerning the safety of their Recalled Products.
- 51. Defendants have a duty to provide accurate information to consumers with respect to the ingredients identified in Defendants' Recalled Products as detailed above.
- 52. Additionally, Defendants have a duty to not make false representations with respect to the safety of their Products.
- 53. Defendants failed to fulfill their duty when it made false representations regarding the quality and safety of the Products as detailed above.
- 54. Such failures to disclose on the part of Defendants amount to negligent omission and the representations regarding the quality and safety of the product amount to negligent misrepresentation.
- 55. Plaintiff and the other members of the Classes reasonably relied upon such representations and omissions to their detriment.
- 56. By reason thereof, Plaintiff and the other Class members have suffered damages in amount to be proven at trial.

### THIRD CAUSE OF ACTION

# Breach of Express Warranty (On Behalf of the Multi-State Class and All State Classes)

57. Plaintiff incorporates by reference and re-allege each and every allegation contained above, as though fully set forth herein.

58. As detailed above, Defendants, through their written literature, packaging and

labeling, and written and media advertisement, expressly warranted that the Recalled Products

were safe and fit for the purposes intended, that they were of merchantable quality, and that they

did not pose dangerous health risks.

59. Plaintiff and the other Class members read and relied on these express warranties

provided by Defendants in the packaging and written advertisements.

60. Defendants breached their express warranties because the Recalled Products were

defective and not reasonably safe for their intended use.

61. Defendants knew or should have known that the Recalled Products did not conform

to their express warranties and representations and that, in fact, the Products are not safe and pose

serious health risks because they contain Cronobacter.

62. Plaintiff and the other Class members have suffered harm on account of

Defendants' breach of their express warranty regarding the fitness for use and safety of these

Products and are entitled to damages to be determined at trial.

FOURTH CAUSE OF ACTION

Breach of Implied Warranty
(On Behalf of the Multi-State Class and All State Classes)

63. Plaintiff incorporates by reference and re-allege each and every allegation

contained above, as though fully set forth herein.

64. Because the Recalled Products contained Cronobacter, they were not of the same

quality as those generally acceptable in the trade and were not fit for the ordinary purposes for

which such these nutritional and beverage products are used.

65. Plaintiff and members of the Classes purchased these Products in reliance upon

Defendants' skill and judgment and the implied warranties of fitness for the purpose.

66. The Defendants' Recalled Products were not altered by Plaintiff or members of the

Classes.

67. Plaintiff and members of the Classes were foreseeable users of the Products.

68. Plaintiff and members of the Classes used the Products in the manner intended.

69. As alleged, the Defendants' Recalled Products were not adequately labeled and did

not disclose that they contain harmful Cronobacter.

70. The Products did not measure up to the promises or facts stated in the written

literature, media advertisement and communications by and from Defendants.

71. Defendants impliedly warranted that the Products were merchantable, fit and safe

for ordinary use.

72. Defendants further impliedly warranted that the Products were fit for the particular

purposes for which they were intended and sold.

73. Contrary to these implied warranties, the Products were defective, unmerchantable,

and unfit for their ordinary use when sold, and unfit for the particular purpose for which they were

sold.

74. By reason thereof, Plaintiff and the other Class members have suffered damages in

an amount to be proven at trial.

FIFTH CAUSE OF ACTION

**Violation of Florida's Deceptive and Unfair Trade Practices Act** 

Fla. Stat. §§ 501.201-213

(On Behalf of the Florida Class)

75. Plaintiff incorporates by reference and re-alleges each and every allegation

contained above, as though fully set forth herein.

76. Plaintiff was a consumer who used Defendants Recalled Products primarily for

personal use and thereby suffered ascertainable losses, including mental anguish, as a result of

Defendants' acts and omissions in violation of the applicable consumer protection laws.

77. The Florida Deceptive and Unfair Trade Practices Act ("FDUTPA") renders

unlawful unfair methods of competition, unconscionable acts or practice, and unfair or deceptive

acts or practices in the conduct of any trade or commerce. Fla. Stat. § 501.204.

78. Among other purposes, FDUTPA is intended "[t]o protect the consuming public

and legitimate business enterprises from those who engage in unfair methods of competition, or

unconscionable, deceptive, or unfair acts or practices in the conduct of any trade or commerce."

Fla. Stat. § 501.202.

79. As alleged herein, Plaintiff has suffered injury in fact and lost money as a result of

Defendants' conduct because they purchased Recalled Products from Defendants in reliance on

Defendants' representation that the ingredients in their Recalled Products were safe and effective

and were not contaminated with microorganisms, such as Cronobacter sakazakii and Clostridium

botulinum bacterium.

80. Defendants have engaged, and continue to engage, in conduct that is likely to

deceive members of the public. This conduct includes representing in their labels that their

Recalled Products contain only the ingredients listed in the label, which is untrue, and failing to

make any mention that the Recalled Products are adulterated with microorganisms, such as

Cronobacter sakazakii and Clostridium botulinum bacterium.

81. Florida Statutes, Section 501.204, makes unfair and/or deceptive trade practices in

the conduct of any trade or commerce illegal.

82. Florida Statutes, Section 501.211, creates a private right of action for individuals

who are aggrieved by an unfair and/or deceptive trade practice by another person.

83. Florida Statutes, Section 501.2105, provides that the prevailing party in litigation

arising from a cause of action pursuant to Chapter 501 shall be entitled to recover attorney's fees

within the limitations set forth therein form the non-prevailing party.

84. Florida Statutes, Section 501.213, provides that any remedies available under

Chapter 501 are in addition to any other remedies otherwise available for the same conduct under

state or local law.

85. Florida Statutes, Section 501.203 (3)(c), states that a person has violated the

FDUTPA if he/she violates "any law, statute, rule, regulation, or ordinance which proscribes

unfair, deceptive, or unconscionable acts or practices."

86. Defendants are engaged in the practice of manufacturing, marketing, distributing,

selling and otherwise placing into the stream of commerce the Recalled Products which constitutes

trade and commerce as defined by Sections 501.203(8) Fla. Stat., and is therefore subject to

FDUPTA.

87. As a result of Defendants' unfair and deceptive trade practices, Plaintiff is entitled

to an award of attorney's fees pursuant to FDUTPA, Florida Statutes, Section 501.2105, if they

prevail.

88. Defendants' conduct with respect to the labeling, advertising, marketing, and sale

of their Recalled Products is unfair because Defendants' conduct was immoral, unethical,

unscrupulous, or substantially injurious to consumers and the utility of their conduct, if any, does

not outweigh the gravity of the harm to their victims.

89. In accordance with FDUTPA, Plaintiff seeks an order enjoining Defendants from

continuing to conduct business through fraudulent or unlawful acts and practices and to commence

a corrective advertising campaign. Defendants' conduct is ongoing and continuing, such that

prospective injunctive relief is necessary.

90. Plaintiffs also seeks an order entitling them to recover all monies spent on the

Defendants' Recalled Products, which were acquired through acts of fraudulent, unfair, or

unlawful competition. In addition, the measure of restitution should be full refund of the purchase

price insofar as the Recalled Products and their associated labels are worthless. But for Defendants'

misrepresentations and omissions, Plaintiff would have paid nothing for Recalled Products that

have a risk of containing microorganisms such as Cronobacter sakazakii and Clostridium

botulinum bacterium. Indeed, there is no discernible "market" for a nutritional/beverage product

that may be adulterated with harmful bacteria. As a result, the Defendants' Recalled Products are

rendered valueless.

91. As a result of Defendants' conduct in the manufacture of the Defendants' Recalled

Products violating the foregoing statutes and regulations, Plaintiff suffered damages in an amount

to be proven at trial.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff, on behalf of himself and all others similarly situated, pray for

judgment against the Defendants as to each and every count, including:

A. An order declaring this action to be a proper class action, appointing Plaintiff and

their counsel to represent the Class/Sub-Classes, and requiring Defendants to bear

the costs of class notice;

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B. An order requiring Defendants to engage in a corrective advertising campaign and

engage in any further necessary affirmative injunctive relief;

E. An order awarding declaratory relief, and any further retrospective or prospective

injunctive relief permitted by law or equity, including enjoining Defendants from

continuing the unlawful practices alleged herein, and injunctive relief to remedy

Defendants' past conduct;

F. An order requiring Defendants to pay restitution/damages to restore all funds

acquired by means of any act or practice declared by this Court to be an unlawful,

unfair, or fraudulent business act or practice, untrue or misleading advertising in

violation of the above-cited authority, plus pre- and post-judgment interest thereon;

G. An order requiring Defendants to disgorge any ill-gotten benefits received from

Plaintiff and members of the Class/Sub-Classes as a result of any wrongful or

unlawful act or practice;

Н. An order requiring Defendants to pay all actual and statutory damages permitted

under the counts alleged herein;

I. An order awarding attorneys' fees and costs to Plaintiff and the Class/Sub-Classes;

and

J. An order providing for all other such equitable relief as may be just and proper.

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#### **DEMAND FOR JURY TRIAL**

Plaintiff demands a trial by jury on all issues so triable.

DATED: November 7, 2022

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